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24 JUL 1970

MEMORANDUM FOR: [REDACTED]

SUBJECT : Determination of Permanent Place of Residence

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REFERENCE : Memo dtd 14 July 70 to D/Pers fr [REDACTED]
same subject

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1. In order to reply to your request, it is important to distinguish among a number of locations recognized by Agency regulations as places to which travel and transportation expenses may be authorized: (a) the place where the employee will reside upon retirement; (b) his home leave point; and (c) his Permanent Place of Residence (PPR). While it is possible that a given location, or address, could be officially designated as the situs for both retirement and home leave travel, such determinations would have to be separately made, in accordance with explicit regulatory criteria and requirements.

2. Paragraph 4 of Referent Memorandum indicates your aunt and uncle live in Lafayette, California and you changed your records in 1959 or 1960 to show California as your home leave point. These facts were germane to approval of California as your home leave point since both the current regulation [REDACTED] and the revised regulation [REDACTED] about to be published, permit the Director of Personnel to consider the location of relatives as an appropriate place for home leave travel to be authorized. As noted above, however, the regulatory criteria specified for determining an employee's PPR must be observed, i.e., a place where the employee physically dwells or if temporary or transitory some other approved place where he is domiciled or previously dwelt as evidenced by such things as property ownership, payment of taxes or voting registration [REDACTED]

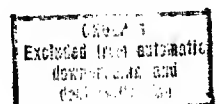
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3. In the same vein, your announced plan to return eventually to California for retirement, following your stay in [REDACTED] is a declaration of future residence, rather than constituting a residence within the meaning of [REDACTED]. We have established in discussions with the Office of General Counsel that Permanent Place of Residence must be a documented residence, not an intended residence (which may

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25X1A or may not materialize). Lastly your history of property ownership and tax payments in Maryland are indicative of the general presumption in [REDACTED] unless set aside, that the Permanent Place of Residence is the place where an employee is residing.

4. Under the circumstances discussed herein, I regret that I cannot accede to your request for designation of Lafayette, California as your PPR.

/s/ Robert S. Wattles

Robert S. Wattles
Director of Personnel

Att
Reference

Distribution:

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OP/PAD: [REDACTED] (20 July 1970)
OD/Pers/kes (Retyped - 23 July 1970)